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APPLICATION NO.	FII	LING DATE	1	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/085,433	02/28/2002		Yves L. Baeyens			Baeyens 1-24-4-1-1	3191	
46850	7590	12/28/2005				EXAM	INER	
MENDELSOHN & ASSOCIATES, P.C. 1500 JOHN F. KENNEDY BLVD., SUITE 405						SEDIGHIAN, REZA		
PHILADELPHIA, PA 19102				100	ſ	ART UNIT	PAPER NUMBER	
	,				_	2622		

DATE MAILED: 12/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		ia.
	Application No.	Applicant(s)
Office Astion Comment	10/085,433	BAEYENS ET AL.
Office Action Summary	Examiner	Art Unit
	M. R. Sedighian	2633
The MAILING DATE of this communica Period for Reply	tion appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no event, however, may a relation. ays, a reply within the statutory minimum of thirt inty period will apply and will expire SIX (6) MON by statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed of	on 03 October 2005	
	☐ This action is non-final.	
3)☐ Since this application is in condition for		ers, prosecution as to the merits is
closed in accordance with the practice	under <i>Ex parte Quayl</i> e, 1935 C.D	. 11, 453 O.G. 213.
Disposition of Claims	•	
4) ☐ Claim(s) <u>1,3-17 and 19-31</u> is/are pending 4a) Of the above claim(s) is/are versions. 5) ☐ Claim(s) <u>24 and 25</u> is/are allowed. 6) ☐ Claim(s) <u>1,3-5,8-9,13,14,17,19,22,23 and 21</u> is/a 7) ☐ Claim(s) <u>6,7,10-12,15,16,20 and 21</u> is/a 8) ☐ Claim(s) are subject to restrictions.	withdrawn from consideration. nd 26-31 is/are rejected. are objected to.	
Application Papers		
9) The specification is objected to by the E 10) The drawing(s) filed on is/are: a) Applicant may not request that any objectio Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	☐ accepted or b)☐ objected to length of the drawing(s) be held in abeyang correction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A he priority documents have been Bureau (PCT Rule 17.2(a)).	oplication No received in this National Stage
Attachment(s)		
1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-	4) Interview S	ummary (PTO-413))/Mail Date
2) Information Disclosure Statement(s) (PTO-1449 or PTO-Paper No(s)/Mail Date		formal Patent Application (PTO-152)

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- 1. This communication is responsive to applicant's 10/3/05 amendments. The amendments have been entered. Claims 1, 3-17, and 19-31 are now pending.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3-5, 9, 13-14, 17, 19, 22-23, and 26-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Givehchi (US Patent Application Publication No: 2002/0109893 A1) in view of Nagata (US Patent No: 6,114,981).

Regarding claims 1 and 17, Givehchi teaches an apparatus for converting a non-return-to-zero (NRZ) data signal to a return-to-zero (RZ) data signal (page 1, paragraph 0013, page 2, paragraph 0018), comprising: an amplifier configured to generate an amplified RZ data signal corresponding to the NRZ data signal (page 1, paragraph 0007) based on (i) the NRZ data signal and (ii) a clock signal synchronized with the NRZ data signal (page 1, paragraph 0007, lines 12-15), wherein the amplifier is a differential amplifier configured to generate the amplified RZ data signal based on a comparison between a first signal corresponding to the NRZ data signal and a second signal corresponding to the clock signal (page 2, paragraph 0016, lines 7-17). Givehchi differs from the claimed invention in that Givehchi does not specifically disclose there is a DC offset between the first and second signals. Nagata teaches a signal generator (2, fig. 1) that receives a NRZ signal (NRZ, fig. 1) and a clock signal (CK, fig. 1) to further generate a RZ signal (RZ, fig. 1), wherein a modulator (1, fig. 1) receives a multi-bit signal to which a DC

offset value is added to output the NRZ signal (see abstract). As it is taught by Nagata, it would have been obvious to a person of ordinary skill in the art at the time of invention to incorporate a DC offset input signal as the first signal or as the input data signal, or to provide a DC offset signal to the input data signal such as the one of Nagata, for the input data, in the data generator circuit of Givehchi to provide a data signal having an offset phase with respect to phase of the clock signal.

Regarding claims 3 and 19, Givehchi teaches the first signal is an NRZ data signal (page 3, paragraph 0018).

Regarding claim 4, Givehchi teaches the width of pulses representing data in the amplified RZ data signal is controlled by a DC value (page 3, paragraph 0019).

Regarding claim 5, Givehchi teaches the circuitry configured to condition at least one of the NRZ data signal and the clock signal to produce at least one of the first and second signals (page 3, paragraph 0020 and fig. 3).

Regarding claim 9, Givehchi teaches the apparatus is implemented as an integrated circuit (page 3, paragraph 0020).

Regarding claim 13, Givehchi teaches the apparatus further comprises an electro-optic modulator (202, fig. 2) configured to receive an optical input (201, fig. 2) from a laser (230, fig. 2) and to modulate the optical input using the amplified RZ data signal to output an optical RZ data signal corresponding to the amplified RZ data signal (page 2, paragraph 0016).

Regarding claim 14, Givehchi teaches a laser that generates a continuous light emission (CW 230, fig. 2).

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Regarding claims 22-23, Givehchi teaches a circuit (240, fig. 2) adapted to generate a sinusoidal signal, the sinusoidal signal being the clock signal synchronized with the NRZ data signal (page 3, paragraph 0020 and fig. 3).

Regarding claims 26 and 29, as to a fixed DC offset between the first and second signals, Nagata teaches a DC offset can be added to the input data (fig. 7). It would have been obvious that such DC offset can be a fixed DC offset to provide the desired signal shift.

Regarding claims 27 and 30, Givehchi teaches the second signal has a substantially constant amplitude (page 2, paragraph 0018 and fig. 3, note that the amplitude of the clock signal can be constant).

Regarding claims 28 and 31, Givehchi teaches the second signal does not carry data (the second signal is the clock signal).

4. Claims 1, 3-5, 8-9, 13-14, 17, 19, 22-23, and 26-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walklin (US Patent Application Publication No: 2002/0171903 A1) in view of Nagata (US Patent No: 6,114,981).

Regarding claims 1 and 17, Walklin teaches an apparatus for converting a non-return-to-zero (NRZ) data signal to a return-to-zero (RZ) data signal (page 1, paragraph 0001), comprising: an amplifier (32, fig. 3A) configured to generate an amplified RZ data signal corresponding to the NRZ data signal (page 2, paragraph 0032) based on (i) the NRZ data signal (S_{NRZ}, fig. 3A) and (ii) a clock signal synchronized (CK, fig. 3A) with the NRZ data signal, wherein the amplifier is a differential amplifier configured to generate the amplified RZ data signal based on a comparison between a first signal corresponding to the NRZ data signal and a

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second signal corresponding to the clock signal (page 2, paragraph 0032). Walklin differs from the claimed invention in that Walklin does not specifically disclose there is a DC offset between the first and second signals. Nagata teaches a signal generator (2, fig. 1) that receives a NRZ signal (NRZ, fig. 1) and a clock signal (CK, fig. 1) to further generate a RZ signal (RZ, fig. 1), wherein a modulator (1, fig. 1) receives a multi-bit signal to which a DC offset value is added to output the NRZ signal (see abstract). As it is taught by Nagata, it would have been obvious to a person of ordinary skill in the art at the time of invention to incorporate a DC offset input signal as the first signal or as the input data signal, or to provide a DC offset signal to the input data signal such as the one of Nagata, for the input data, in the data converter of Walklin to provide a data signal having an offset phase with respect to phase of the clock signal.

Regarding claims 3 and 19, Walklin teaches the first signal is an NRZ data signal (S_{NRZ} , fig. 3A).

Regarding claim 4, Nagata teaches the width of pulses representing data is controlled by a DC value (col. 2, lines 39-47 and figs. 6, 7).

Regarding claim 5, Walklin teaches the circuitry configured to condition at least one of the NRZ data signal and the clock signal to produce at least one of the first and second signals (page 2, paragraph 0032).

Regarding claim 8, Walklin teaches an amplification stage (32). Walklin differs from the claimed invention in that Walklin does not specifically disclose two or more amplification stages. However, it would have been obvious to a person of ordinary skill in the art to provide more amplification stages, such as the amplification stage 32, in the data transmission system of Walklin to further amplify and boost the signal strength.

Regarding claim 9, Walklin teaches the apparatus is implemented as an integrated circuit (31, 2, fig. 3A).

Regarding claim 13, Walklin teaches the apparatus further comprises an electro-optic modulator (2, fig. 3A) configured to receive an optical input from a laser (1, fig. 3A) and to modulate the optical input using the amplified RZ data signal (S_{drive}, fig. 3A) to output an optical RZ data signal (O_{RZ}, fig. 3A) corresponding to the amplified RZ data signal.

Regarding claim 14, Walklin teaches a laser that generates a continuous light emission (CW laser, fig. 3A).

Regarding claims 22-23, Walklin teaches a circuit adapted to generate a sinusoidal signal, the sinusoidal signal being the clock signal (CK, fig. 3A) synchronized with the NRZ data signal $(S_{NRZ}, fig. 3A)$.

Regarding claims 26 and 29, as to a fixed DC offset between the first and second signals, Nagata teaches a DC offset can be added to the input data (fig. 7), as it is discussed above. It would have been obvious that such DC offset can be a fixed DC offset to provide the desired signal shift.

Regarding claims 27 and 30, Walklin teaches the second signal has a substantially constant amplitude (note that the amplitude of the clock signal can be constant).

Regarding claims 28 and 31, Walklin teaches the second signal does not carry data (the second signal is the clock signal).

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5. Claims 6-7, 10-12, 15-16, and 20-21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

- 6. Claims 24-25 are allowed.
- 7. Applicant's arguments with respect to claims 1 and 17 have been considered but are most in view of the new ground(s) of rejection.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to M. R. Sedighian whose telephone number is (571) 272-3034. The examiner can normally be reached on M-F (from 9 AM to 5 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on (571) 272-3022. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

M. R. SEDIGHIAN
PRIMARY EXAMINER